SEC. 2932. REPORTING REQUIREMENTS.

- (a) IN GENERAL.—An eligible institution participating in the scholarship program under this subtitle shall report not later than July 30 of each year in a manner prescribed by the Corporation, the following
- (1) Student achievement in the eligible institution's programs.
- (2) Grade advancement for scholarship students.
- (3) Disciplinary actions taken with respect to scholarship students.
- (4) Graduation, college admission test scores, and college admission rates, if applicable for scholarship students.
- (5) Types and amounts of parental involvement required for all families of scholarship students.
- (6) Student attendance for scholarship and nonscholarship students.
 (7) General information on curriculum,
- programs, facilities, credentials of personnel, and disciplinary rules at the eligible institution.
- (8) Number of scholarship students enrolled.
- (9) Such other information as may be required by the Corporation for program ap-
- (b) CONFIDENTIALITY.—No personal identifiers may be used in such report, except that the Corporation may request such personal identifiers solely for the purpose verification.

SEC. 2933. PROGRAM APPRAISAL.

- (a) STUDY.—Not later than 4 years after the date of enactment of this Act, the Department of Education shall provide for an independent evaluation of the scholarship program under this subtitle, including-
- (1) a comparison of test scores between scholarship students and District of Columbia public school students of similar backgrounds, taking into account the students' academic achievement at the time of the award of their scholarships and the students family income level:
- (2) a comparison of graduation rates between scholarship students and District of Columbia public school students of similar backgrounds, taking into account the students' academic achievement at the time of the award of their scholarships and the students' family income level: and
- (3) the satisfaction of parents of scholar-
- ship students with the scholarship program.
 (b) PUBLIC REVIEW OF DATA.—All data gathered in the course of the study described in subsection (a) shall be made available to the public upon request except that no personal identifiers shall be made public.

 (c) REPORT TO CONGRESS.—Not later than
- September 1 of each year, the Corporation shall submit a progress report on the scholarship program to the appropriate congressional committees. Such report shall include a review of how scholarship funds were expended, including the initial academic achievement levels of students who have participated in the scholarship program.
- (d) AUTHORIZATION.—There are authorized to be appropriated for the study described in subsection (a), \$250,000, which shall remain available until expended.

SEC. 2934. JUDICIAL REVIEW.

The United States District Court for the District of Columbia shall have jurisdiction over any constitutional challenges to the scholarship program under this subtitle and shall provide expedited review.

And the Senate agree to the same.

JAMES T. WALSH, HENRY BONILLA, JACK KINGSTON, RODNEY P. FRELINGHUYSEN, MARK W. NEUMANN,

BOB LIVINGSTON, Managers on the Part of the House.

JIM JEFFORDS, BEN NIGHTHORSE CAMPBELL, MARK O. HATFIELD, Managers on the Part of the Senate.

After debate.

By unanimous consent, the previous question was ordered.

Mr. DIXON moved to recommit the conference report on H.R. 2546 to the committee of conference with instructions for the managers on the part of the House to amend the conference report to delete the following provisions: \$5,000,000 for low-income scholarships under the heading "Federal Contribu-tion for Education Reform", \$5,000,000 for the District of Columbia Scholarship Corporation under the heading "Education Reform", and the entire text of "Subtitle N--Low-Income N--Low-Income Scholarships" of Title II authorizing scholarships for low-income students.

By unanimous consent, the previous question was ordered on the motion to recommit with instructions.

The question being put, viva voce,

Will the House recommit said conference report?

The SPEAKER pro tempore, Mr. HASTINGS of Washington, announced that the nays had it.

Mr. DIXON objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 180 When there appeared Nays 232

¶10.19[Roll No. 22] YEAS-180

Abercrombie Durbin Kennedy (MA) Ackerman Edwards Kennedy (RI) Andrews Engel Kennelly English Kildee Baesler Baldacci Eshoo Kleczka Barrett (WI) Evans Klink LaFalce Farr Becerra Beilenson Fattah Lantos Bentsen Fazio Levin Fields (LA) Lewis (GA) Berman Foglietta Lincoln Bishop Boehlert Ford Lofgren Frank (MA) Bonior Lowey Borski Frost Luther Boucher Furse Malonev Brown (CA) Gejdenson Manton Brown (FL) Brown (OH) Gibbons Gonzalez Markey Martinez Cardin Gordon Mascara Clay Clayton Green Gutierrez Matsui McCarthy Hall (OH) McDermott Clyburn Coleman Hamilton McHale McHugh Harman Collins (IL) Hastings (FL) McKinney Collins (MI) Hefner McNulty Condit Hilliard Meehan Conyers Hinchey Meek Menendez Costello Holden Coyne Horn Mfume Danner Hoyer Miller (CA) Jackson (IL) Minge Mink DeFazio DeLauro Jackson-Lee Dellums (TX) Moakley Jacobs Deutsch Mollohan Jefferson Murtha Dingell Johnson (SD) Nadler Johnson, E. B. Dixon Neal Doggett Johnston Oberstar Öbey Dooley Kanjorski

Ortiz Orton Owens Pallone Pastor Payne (NJ) Payne (VA) Pelosi Peterson (FL) Peterson (MN) Pickett Pomeroy Poshard Rahall Ramstad Rangel Reed Richardson Rivers Roemer

Roybal-Allard Thurman Torkildsen Torres Sanders Torricelli Sawyer Schroeder Towns Traficant Schumer Velazquez Scott Vento Visclosky Serrano Sisisky Volkmer Skaggs Ward Skelton Waters Slaughter Watt (NC) Spratt Waxman Stark Wise Stokes Woolsey Studds Wvnn Tejeda Yates Thompson Thornton

NAYS-232

Rush

Sabo

Allard Franks (NJ) Archer Frelinghuysen Armey Frisa Bachus Funderburk Baker (CA) Gallegly Baker (LA) Ganske -Ballenger Gekas Barcia Gilchrest Gillmor Barr Barrett (NE) Gilman Bartlett Goodlatte Goodling Barton Goss Graham Bateman Greenwood Bereuter Gunderson Bilbray Gutknecht Hall (TX) Bilirakis Bliley Hancock Blute Hansen Boehner Hastert Bonilla Hastings (WA) Bono Havworth Hefley Brewster Browder Heineman Brownback Herger Bryant (TN) Hilleary Bunn Hobson Bunning Hoekstra Hoke Burr Burton Hostettler Buver Houghton Callahan Hunter Calvert Hutchinson Camp Hvde Campbell Inglis Canady Istook Johnson (CT) Castle Chabot Johnson, Sam Jones Kasich Chambliss Chenoweth Christensen Kelly Chrysler Kim Clinger King Kingston Coble Klug Knollenberg Coburn Collins (GA) Combest Kolbe LaHood Cooley Cox Latham Cramer LaTourette Crane Laughlin Lazio Crapo Lewis (CA) Cremeans Cubin Lewis (KY) Cunningham Lightfoot Davis Linder de la Garza Lipinski Livingston Deal Diaz-Balart LoBiondo Doolittle Longley Dornan Manzullo Dreier Duncan Martini Dunn McCollum **Ehlers** McCrery Ehrlich McDade Emerson McInnis Ensign McKeon Metcalf Everett Ewing Meyers Fawell Mica Miller (FL) Flanagan Foley Molinari Montgomery Forbes Fowler Moorhead Moran

Franks (CT)

Morella

Mvers Myrick Nethercutt Neumann Ney Norwood Nussle Packard Parker Paxon Petri Pombo Porter Portman Pryce Quillen Quinn Radanovich Regula Riggs Roberts Rogers Rohrabacher Ros-Lehtinen Roth Royce Salmon Sanford Saxton Scarborough Schaefer Schiff Seastrand Sensenbrenner Shadegg Shaw Shays Shuster Skeen Smith (MI) Smith (NJ) Smith (TX) Solomon Souder Spence Stearns Stenholm Stump Stunak Talent Tanner Tate Tauzin Taylor (MS) Taylor (NC) Thomas Thornberry

Tiahrt

Upton

Walker

Walsh

Weller

White

Wicker

Wolf

Zeliff

Zimmer

Whitfield

Young (AK)

Young (FL)

Vucanovich Waldholtz

Wamp Watts (OK)

Weldon (FL)

Weldon (PA)

Olver

Kaptur

Doyle

NOT VOTING-21

Bryant (TX) Gephardt Rose Roukema Chapman Geren Smith (WA) DeLay Haves Dickey Largent Stockman Fields (TX) Leach McIntosh Williams Wilson Filner Oxley Flake Wyden

So the motion to recommit the conference report with instructions was not agreed to.

The question being put,

Will the House agree to said conference report?

The SPEAKER pro tempore, Mr. HASTINGS of Washington, announced that pursuant to clause 7 of rule XV the yeas and nays were ordered, and the call was taken by electronic device.

¶10.20 [Roll No. 23] YEAS—211

Abercrombie Gekas Morella Gilchrest Myrick Archer Armey Gillmor Nethercutt Bachus Gingrich Neumann Baker (CA) Gonzalez Nev Baker (LA) Norwood Goodlatte Ballenger Goodling Nussle Packard Barcia Goss Barrett (NE) Graham Parker Bartlett Greenwood Pastor Gunderson Paxon Barton Gutknecht Bass Pombo Bateman Hastert Porter Hastings (WA) Bereuter Portman Bilbray Hayworth Bilirakis Hefley Quinn Bliley Hefner Radanovich Blute Heineman Regula Richardson Boehner Herger Bonilla Hobson Riggs Bono Hoekstra Rogers Brownback Rohrabacher Hoke Hostettler Bryant (TN) Ros-Lehtinen Bunn Houghton Roth Bunning Hunter Rovce Burr Hutchinson Sanford Burton Hyde Saxton Inglis Buver Scarborough Callahan Istook Schaefer Johnson (CT) Johnson, Sam Calvert Schiff Seastrand Camp Canady Shadegg Jones Castle Kasich Shaw Chabot Kelly Shays Chambliss Shuster Christensen King Skeen Skelton Chrysler Kingston Clement Knollenberg Smith (MI) Clinger Kolbe Smith (N.I) Collins (GA) LaHood Smith (TX) Latham Solomon Cox Crane LaTourette Souder Crapo Laughlin Spence Cremeans Lewis (CA) Stearns Cubin Lewis (KY) Stupak Davis Lightfoot Talent de la Garza Lincoln Tanner Deal Linder Tate Diaz-Balart Lipinski Tauzin Doolittle Livingston Taylor (NC) Dornan LoBiondo Thomas Dreier Longley Dunn Lucas Upton Edwards Vucanovich Manton Manzullo Waldholtz Ehlers Ehrlich Martini Walker Emerson Walsh Matsui Ensign McCollum Wamp Watts (OK) Ewing Fawell McCrery McDade Weldon (FL) Flanagan McHugh Weldon (PA) Foley Forbes McInnis Weller McKeon White Fox McNulty Whitfield Franks (CT) Metcalf Wicker Franks (NJ) Mica Wolf Miller (FL) Frelinghuysen Young (AK) Young (FL) Zeliff Frisa Minge Funderburk Molinari

Moorhead

Moran

Gallegly

Ganske

NAYS-201

Ackerman Furse Olver Gejdenson Gibbons Allard Ortiz Andrews Orton Baesler Gilman Owens Baldacci Gordon Pallone Payne (NJ) Barr Green Barrett (WI) Gutierrez Payne (VA) Becerra Beilenson Hall (OH) Hall (TX) Pelosi Peterson (FL) Peterson (MN) Bentsen Hamilton Berman Hancock Petri Bevill Pickett Harman Hastings (FL) Bishop Pomeroy Hilleary Hilliard Poshard Quillen Boehlert. Bonior Borski Hinchey Rahall Boucher Holden Ramstad Brewster Horn Rangel Browder Brown (CA) Hoyer Reed Jackson (IL) Rivers Brown (FL) Jackson-Lee Roberts Brown (OH) (TX) Roemer Roybal-Allard Jacobs Campbell Jefferson Rush Cardin Chenoweth Johnson (SD) Sabo Clay Johnson, E. B. Salmon Clayton Johnston Sanders Clyburn Coble Kanjorski Sawyer Schroeder Kaptur Kennedy (MA) Coburn Schumer Coleman Kennedy (RI) Scott Collins (IL) Sensenbrenner Kennelly Collins (MI) Kildee Serrano Combest Condit Kleczka Sisisky Klink Skaggs Conyers Slaughter Klug Cooley Costello LaFalce Spratt Stark Lantos Coyne Lazio Stenholm Cramer Levin Stokes Cunningham Lewis (GA) Studds Stump Danner Lofgren Taylor (MS) DeFazio Lowey DeLauro Luther Tejeda Dellums Maloney Thompson Deutsch Markey Thornberry Dicks Martinez Thornton Dingell Mascara Thurman McCarthy Tiahrt Dixon Doggett McDermott Torkildsen Dooley McHale Torricelli McKinney Dovle Towns Duncan Meehan Traficant Durbin Meek Velazquez Menendez Engel Vento English Meyers Visclosky Eshoo Mfume Volkmer Miller (CA) Ward Evans Everett Mink Moaklev Waters Watt (NC) Farr Fattah Mollohan Waxman Fazio Montgomery Wise Fields (LA) Murtha Woolsev Foglietta Myers Wynn Nadler Fowler Neal Zimmer Frank (MA) Oberstar Frost

NOT VOTING-22

Bryant (TX) Geren Roukema Smith (WA) Chapman Hansen Haves Dickey Fields (TX) Largent Williams Wilson Leach Filner McIntosh Oxley Flake Rose Gephardt

So the conference report was agreed to.

A motion to reconsider the vote whereby said conference report was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶10.21 RECESS—8:40 P.M.

The SPEAKER pro tempore, Mr. CHRYSLER, pursuant to clause 12 of rule I, declared the House in recess at 8 o'clock and 40 minutes p.m., subject to the call of the Chair.

 $\P10.22$ AFTER RECESS—9:13 P.M.

The SPEAKER pro tempore, Mr. CHRYSLER, called the House to order.

¶10.23 SUBMISSION OF CONFERENCE REPORT—S. 652

Mr. BLILEY submitted a conference report (Rept. No. 104-458) on the bill (S. 652) to provide for a pro-competitive, de-regulatory national policy framework designed to accelerate rapidly private sector deployment of advanced telecommunications and information technologies and services to all Americans by opening all telecommunications markets to competition, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶10.24 RECESS—9:13 P.M.

The SPEAKER pro tempore, Mr. CHRYSLER, pursuant to clause 12 of rule I, declared the House in recess at 9 o'clock and 13 minutes p.m., subject to the call of the Chair.

¶10.25 AFTER RECESS—10:02 P.M.

The SPEAKER pro tempore, Mr. GOSS, called the House to order.

\$10.26 Waiving points of order against conference report on S. 652

Mr. LINDER, by direction of the Committee on Rules, reported (Rept. No. 104-459) the resolution (H. Res. 353) waiving points of order against the conference report to accompany the bill (S. 652) to provide for a pro-competitive, de-regulatory national policy framework designed to accelerate rapidly private sector deployment of advanced telecommunications and information technologies and services to all Americans by opening all telecommunications markets to competition, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶10.27 ENROLLED BILL SIGNED

Mr. THOMAS, from the Committee on House Oversight, reported that that committee had examined and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 2353. An Act to amend title 38, United States Code, to extend the authority of the Secretary of Veterans Affairs to carry out certain programs and activities, to require certain reports from the Secretary of Veterans Affairs, and for other purposes.

¶10.28 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to Mr. DELAY, for today.

And then,

¶10.29 ADJOURNMENT

On motion of Mr. LINDER, at 10 o'clock and 3 minutes p.m., the House adjourned.